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7 Attorney for CHRISTINE DAWN LYNN CARSON

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

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11 UNITED STATES OF AMERICA,

12 Plaintiff,

13 v.

14 CHRISTINE DAWN LYNN CARSON,

15 Defendant.

Case No. 3:22-cr-00010-MMD-CLB

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17 **STIPULATION TO EXTEND TIME**  
18 **TO FILE REPLY**

19 (First Request)

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21 IT IS HEREBY STIPULATED AND AGREED, by and between United States  
22 Attorney JASON M. FRIERSON, Assistant United States Attorney RICHARD B. CASPER,  
23 counsel for the United States of America, Federal Public Defender RENE L. VALLADARES,  
24 and Assistant Federal Public Defender KATE BERRY, counsel for CHRISTINE DAWN  
LYNN CARSON , to extend the time in which the Defendant's Reply to Response to the  
Defendant's Motion to Dismiss [ECF #41] from April 19, 2023, to April 26, 2023. This is the  
first request for an extension for time to file reply.

25 The additional time requested for the filing the responses is requested mindful of the  
current trial date of June 27, 2023, the exercise of due diligence, in the interests of justice, and  
26 not for any purpose of delay.

1 DATED this 17<sup>th</sup> day of April, 2023.  
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RENE L. VALLADARES  
Federal Public Defender

JASON M. FRIERSON  
United States Attorney

5 /s/ *KATE BERRY*  
By: \_\_\_\_\_  
6 KATE BERRY  
7 Assistant Federal Public Defender  
Counsel for CHRISTINE CARSON

5 /s/ *RICHARD B. CASPER*  
By: \_\_\_\_\_  
6 RICHARD B. CASPER  
7 Assistant United States Attorney  
Counsel for the Government

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10 IT IS SO ORDERED.  
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DATED this 18<sup>th</sup> day of April, 2023.



13 MIRANDA M. DU  
14 UNITED STATES DISTRICT JUDGE  
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